IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 4914 of 1987

For Approval and Signature:

Hon'ble MR.JUSTICE P.B.MAJMUDAR

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgement?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

GUJARAT CANCER & RESEARCH INSTITUTE,

Versus

GUJARAT MAZDOOR PANCHAYAT THROUGH ITS SECRETARY

Appearance:

MR ARUN H MEHTA for Petitioner
RULE SERVED BY DS for Respondent No. 1
MR NR SHAHANI for Respondent No. 2

CORAM : MR.JUSTICE P.B.MAJMUDAR

Date of decision: 14/11/2000

ORAL JUDGEMENT

Mr.Mehta for the petitioner submits that the original employee Hemaben P. Dave has already died and, therefore, her heir, i.e. her sister Neelaben, was brought on record and she has also expired and no other

heir of deceased employee is now surviving. As there is no question of giving any effective order in the matter in favour of the heir of the deceased, the petition, therefore, has become infructuous. The Reference itself can be said to have become infructuous. In that view of the matter, Rule is discharged. Interim relief shall stand vacated. No costs. Liberty is given to apply in case of difficulty.

```
14th November, 2000 ( P.B. Majmudar, J. )

****
(apj)
```